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1	Lawrence J. Semenza, III, Esq., Bar No. 7174	
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4	Facsimile: (702) 263-3539 E-mail: lsemenza@semenzalawfirm.com	
5	E-mail: ljs@semenzalawfirm.com	
6	Attorneys for Emmett Michaels	
7	UNITES STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9	EMMETT MICHAELS, an individual,	Case No.: 2:11-cv-00976-KJD -RJJ
10	Plaintiff,	
11	riamin,	EX-PARTE MOTION AND ORDER TO
12	v.	EXTEND TIME FOR PLAINTIFF TO FILE OPPOSITION TO DEFENDANT'S
	BANK OF AMERICA CORPORATION,	MOTION TO DISMISS AND MOTION TO STRIKE
13	BANK OF AMERICA, NATIONAL	
14	ASSOCIATION (N.A.), BAC HOME	(Second Request)
15	LOANS SERVICING, LP, MTC FINANCIAL, INC., dba TRUSTEE CORPS,;	
16	DOES 1-10, unknown individuals; and ROE	
	CORPORATIONS 1-10, unknown business entities,	
17	chities,	
18	Defendants.	
19		I
	Digintiff Emmatt Michaela by and the	augh his soungel Comenza & Comenza II

Plaintiff, Emmett Michaels, by and through his counsel, Semenza & Semenza, LLP, respectfully moves this Court for an Order to extend the time for Plaintiff to File Opposition to Defendant's Motion to Dismiss and Motion to Strike.

Defendant and Plaintiff, through their respective counsel stipulated to extend the date within which Plaintiff's time to respond to Defendant's Motion to dismiss for failure to state a claim and Motion to Strike portions of complaint to and including July 27, 2011, and Plaintiff's Counsel moves this Court for an Order allowing Plaintiff to extend the date within Plaintiff may file its response to File Opposition to Defendant's Motion to Dismiss and Motion to Strike. 1

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Plaintiff has requested an extension of time to File Opposition to Defendant's Motion to Dismiss and Motion to Strike from Defendant's counsel, Michael E. Sullivan, Esq., and was informed that all decisions in this case were being made by Richard J. Reynolds.

Counsel for Plaintiff prepared a proposed Stipulation to File Opposition to Defendant's Motion to Dismiss and Motion to Strike (Exhibit A) and forwarded the proposed Stipulation to Defendant's counsel by e-mail on Monday, July 25, 2011.

Counsel for Plaintiff called Defendant's counsel Richard Reynolds on July 27, 2011 and left a message regarding the proposed Stipulation. Plaintiff's Counsel did not receive a return call for Richard Reynolds and again caused a copy of the proposed Stipulation to Richard Reynolds and heard nothing. Counsel also e-mailed a copy to Michael Sullivan's office and heard no reply.

Plaintiff requests up to and including August 10, 2011, to file a response to Defendant's Motion to Dismiss for failure to state a claim and Motion to Strike portions of complaint and Defendant, MTC FINANCIAL INC., dba TRUSTEE CORPS ("TRUSTEE CORPS") shall have up to and including August 22, 2011, to file a Reply to Plaintiff's response.

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SEMENZA & SEMENZA, LLP 3025 East Post Road Las Vegas, Nevada 89120 Telephone: (702) 369-6999

1	This is the second request for an extension, and is not intended to cause any delay of	
2	prejudice to any party. Trial has not been set in this case yet.	
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4	DATED this 27 th day of July, 2011.	
5	SEMENZA & SEMENZA, LLP	
6		
7	/s/ Lawrence J. Semenza	
	LAWRENCE J. SEMENZA, ESQ. Nevada Bar No. 789	
8	LAWRENCE J. SEMENZA, III, ESQ.	
9	Nevada Bar No. 7174	
10	3025 East Post Road	
	Las Vegas, Nevada 89120-2791	
11	Attorneys for Plaintiff	
12	IT IS SO ORDERED.	
13	λ . \perp	
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15	UNITED STATES DISTRICT COURT JUDGE	
16	Dated:	
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